shown, the importation of such sculpture or mural into the United States is in violation of this chapter.

(Pub. L. 92-587, title II, §202, Oct. 27, 1972, 86 Stat. 1297.)

CODIFICATION

References to section 202 of Pub. L. 92-587 in the original were translated as section 2091 of this title in the classification of Pub. L. 92-587 as the probable intent of Congress.

§ 2093. Forfeiture of unlawful imports

(a) Seizure

Any pre-Columbian monumental or architectural sculpture or mural imported into the United States in violation of this chapter shall be seized and subject to forfeiture under the customs laws.

(b) Disposition of articles

Any pre-Columbian monumental or architectural sculpture or mural which is forfeited to the United States shall-

- (1) first be offered for return to the country of origin and shall be returned if that country bears all expenses incurred incident to such return and complies with such other requirements relating to the return as the Secretary shall prescribe; or
- (2) if not returned to the country of origin, be disposed of in the manner prescribed by law for articles forfeited for violation of the cus-

(Pub. L. 92-587, title II, §203, Oct. 27, 1972, 86 Stat. 1297.)

REFERENCES IN TEXT

The customs laws, referred to in text, are classified generally to this title.

§ 2094. Rules and regulations

The Secretary shall prescribe such rules and regulations as are necessary and appropriate to carry out the provisions of this chapter.

(Pub. L. 92-587, title II, §204, Oct. 27, 1972, 86 Stat. 1297.)

§ 2095. Definitions

For the purposes of this chapter—

- (1) The term "Secretary" means the Secretary of the Treasury.
- (2) The term "United States" includes the several States, the District of Columbia, and the Commonwealth of Puerto Rico.
- (3) The term "pre-Columbian monumental or architectural sculpture or mural" means-
 - (A) any stone carving or wall art which-
 - (i) is the product of a pre-Columbian Indian culture of Mexico, Central America, South America, or the Caribbean Islands:
 - (ii) was an immobile monument or architectural structure or was a part of, or affixed to, any such monument or structure; and
 - (iii) is subject to export control by the country of origin; or
 - (B) any fragment or part of any stone carving or wall art described in subparagraph (A) of this paragraph.

(4) The term "country of origin", as applied to any pre-Columbian monumental or architectural sculpture or mural, means the country where such sculpture or mural was first

(Pub. L. 92-587, title II, §205, Oct. 27, 1972, 86 Stat. 1297.)

SECTION REFERRED TO IN OTHER SECTIONS

This section is referred to in section 2091 of this title.

CHAPTER 12—TRADE ACT OF 1974

Sec 2101.

Short title.

2102. Congressional statement of purpose.

SUBCHAPTER I—NEGOTIATING AND OTHER AUTHORITY

PART 1—RATES OF DUTY AND OTHER TRADE BARRIERS

2111. Basic authority for trade agreements

- (a) Presidential authority to enter into agreement; modification or continuance of existing duties.
- (b) Limitation on authority to decrease duty.
- (c) Limitation on authority to increase duty.

2112.

- Barriers to and other distortions of trade.

 (a) Congressional findings; directives; disavowal of prior approval of legislation.
 - (b) Presidential determinations requisite to entry into trade agreements: trade with Israel.
 - (c) Presidential consultation with Congress prior to entry into trade agreements. (d) Submission to Congress of agree-
 - ments, drafts of implementing bills, and statements of proposed administrative action.
 - (e) Steps prerequisite to entry into force of trade agreements.
 - (f) Obligations imposed upon foreign countries or instrumentalities receiving benefits under trade agreements.
 - (g) Definitions.

2113. Overall negotiating objective.

- 2114 Sector negotiating objectives.
 - (a) Obtaining equivalent competitive opportunities.
 - (b) Conduct of negotiations on basis of appropriate product sectors of manufacturing.
 - (c) Identification of appropriate product sectors of manufacturing.
 - (d) Presidential analysis of how negotiating objectives are achieved in each product sector by trade agreements.
- 2114a. Negotiating objectives with respect to trade in services, foreign direct investment, and high technology products.
 - (a) Trade in services.
 - (b) Foreign direct investment.
 - (c) High technology products.
 - (d) Definition of barriers and other distortions.
- 2114b. Provisions relating to international trade in services.
- Trade in services: development, coordination, 2114c. and implementation of Federal policies; staff support and other assistance; specific service sector authorities unaffected; executive functions.
- 2114d. Foreign export requirements; consultations and negotiations for reduction and elimination; restrictions on and exclusion from entry of products or services; savings provision; compensation authority applicable.

Sec.		Sec.
2114e.	Negotiation of agreements concerning high	(f) Public hearings.
2115.	technology industries. Bilateral trade agreements.	2136. Reciprocal nondiscriminatory treatment. (a) Direct and indirect imports.
2116.	Agreements with developing countries.	(b) Presidential determination of wheth-
2117.	International safeguard procedures. (a) Harmonization, reduction, or elimi-	er major industrial countries have
	nation of barriers and distortions	made substantially equivalent con- cessions to the United States.
	affecting international trade; use of	(c) Major industrial countries.
	temporary measures. (b) Permissible provisions.	2137. Reservation of articles for national security
2118.	Access to supplies.	or other reasons. (a) National security considerations.
	(a) Fair and equitable access.(b) Continued availability; reciprocal	(b) Action taken under other laws.
	concessions; comparable trade obli-	2138. Omitted.
0110	gations.	PART 3—HEARINGS AND ADVICE CONCERNING
2119.	Staging requirements and rounding authority.	NEGOTIATIONS
	(a) Maximum aggregate reductions in	2151. Advice from International Trade Commission.
	rates of duty. (b) Simplification of computation.	(a) Lists of articles which may be considered for action.
	(c) Ten-year period for commencement of	(b) Advice to President by Commission.
	reductions in rates of duty.	(c) Additional investigations and reports
	PART 2—OTHER AUTHORITY	requested by President or Trade Representative.
2131.	Authorization of appropriation for GATT re-	(d) Commission steps in preparing its ad-
2132.	vision. Balance-of-payments authority.	vice to President.
2102.	(a) Presidential proclamations of tem-	(e) Public hearings. 2152. Advice from executive departments and other
	porary import surcharges and tem-	sources.
	porary limitations on imports through quotas in situations of fun-	2153. Public hearings. (a) Opportunity for presentation of
	damental international payments	views.
	problems. (b) Import restrictions not imposed when	(b) Summary of hearings.
	contrary to national interest of	2154. Prerequisites for offers. 2155. Information and advice from private and pub-
	United States.	lic sectors.
	(c) Presidential proclamations liberaliz- ing imports.	(a) In general.
	(d) Nondiscriminatory treatment of im-	(b) Advisory Committee for Trade Policy and Negotiations.
	port restricting actions. (e) Broad and uniform application of im-	(c) General policy, sectoral, or functional
	port restricting actions.	advisory committees. (d) Policy, technical, and other advice
	(f) Quantitative limitations.(g) Suspension, modification, or termi-	and information.
	nation of proclamations.	(e) Meeting of advisory committees at
2133.	(h) Termination of tariff concessions. Compensation authority.	conclusion of negotiations. (f) Application of Federal Advisory Com-
4133.	(a) New concessions.	mittee Act.
	(b) Reductions in rates of duty.	(g) Trade secrets and confidential infor- mation.
	(c) Consideration of past violations of trade concessions.	(h) Advisory committee support.
	(d) Basic authority for trade agreements	(i) Consultation with advisory commit-
	as authority for granting new con- cessions as compensation.	tees; procedures; nonacceptance of committee advice or recommenda-
	(e) International obligations determina-	tions.
	tion prerequisite to application of	(j) Private organizations or groups.
2134.	authority. Two-year residual authority to negotiate du-	(k) Scope of participation by members of advisory committees.
	ties.	(l) Advisory committees established by
	(a) Trade agreements.(b) Maximum volume of imported arti-	Department of Agriculture. (m) "Non-Federal government" defined.
	cles subject to reduction of duties	
	or continuance of duty-free or excise treatment.	PART 4—OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE
	(c) Maximum reduction in duties.	
2135.	(d) Two-year period of authority. Termination and withdrawal authority.	2171. Structure, functions, powers, and personnel. (a) Establishment within Executive Of-
4100.	(a) Grant of authority for termination or	fice of the President.
	withdrawal at end of period speci-	(b) United States Trade Representative; Deputy United States Trade Rep-
	fied in agreement. (b) Authority to terminate proclama-	resentatives.
	tions at any time.	(c) Duties of United States Trade Rep-
	(c) Increased duties or other import re- strictions following withdrawal,	resentative and Deputy United States Trade Representatives.
	suspension, or modification of obli-	(d) Unfair trade practices; additional du-
	gations with respect to trade of for-	ties of Representative; advisory committee; definition.
	eign countries or instrumentalities. (d) Retaliatory authority.	(e) Powers of United States Trade Rep-
	(e) Continuation of duties or other im-	resentative.

resentative.

(f) Use of other Federal agencies.

(g) Authorization of appropriations.

eign countries or instrumentalities.

(d) Retaliatory authority.

(e) Continuation of duties or other import restrictions after termination of or withdrawal from agreements.

PART 5—CONGRESSIONAL PROCEDURES WITH RESPECT TO PRESIDENTIAL ACTIONS

2191. Bills implementing trade agreements on nontariff barriers and resolutions approving commercial agreements with Communist countries.

- (a) Rules of House of Representatives and Senate.
- (b) Definitions.
- (c) Introduction and referral.
- (d) Amendments prohibited.
- (e) Period for committee and floor consideration.
- (f) Floor consideration in the House.
- (g) Floor consideration in the Senate.
- 2192. Resolutions disapproving certain actions.
- (a) Contents of resolutions.
 - (b) Reference to committees.
 - (c) Discharge of committees.
 - (d) Floor consideration in the House.
 - (e) Floor consideration in the Senate.
 - (f) Procedures in the Senate.
- 2193. Resolutions relating to extension of waiver authority under section 402 of the Trade Act of 1974
 - (a) Contents of resolution.
 - (b) Application of rules of section 2192 of this title; exceptions.
 - Consideration of second resolution not in order.
 - (d) Procedures relating to conference reports in the Senate.
- 2194. Special rules relating to Congressional procedures
 - (a) Delivery of documents to both Houses.
 - (b) Computation of 90-day period.

PART 6—CONGRESSIONAL LIAISON AND REPORTS

- 2211. Congressional advisers for trade policy and negotiations.
 - (a) Selection.
 - (b) Briefing.
 - (c) Committee consultation.
- 2212 Transmission of agreements to Congress.
 - (a) Submission of copy and reasons.
- (b) Submission to each member.
- 2213. Reports.
 - (a) Annual report on trade agreements program and national trade policy agenda.
 - (b) Annual trade projection report.
 - (c) ITC reports.

PART 7—UNITED STATES INTERNATIONAL TRADE COMMISSION

- 2231. Change of name.
 - (a) Former United States Tariff Commis-
 - (b) References in law and other documents.
- 2232 Independent budget and authorization of appropriations.
- PART 8-IDENTIFICATION OF MARKET BARRIERS AND CERTAIN UNFAIR TRADE ACTIONS
- 2241. Estimates of barriers to market access.
 - (a) National trade estimates.
 - (b) Reports.
 - (c) Assistance of other agencies.
- (d) Electronic commerce. Identification of countries that deny ade-2242. quate protection, or market access, for intellectual property rights.
 - (a) In general.
 - (b) Special rules for identifications.
 - (c) Revocations and additional identifications.

Sec.

- (d) Definitions.
- (e) Publication.
- (f) Special rule for actions affecting United States cultural industries.
- (g) Annual report.

SUBCHAPTER II—RELIEF FROM INJURY CAUSED BY IMPORT COMPETITION

PART 1—POSITIVE ADJUSTMENT BY INDUSTRIES INJURED BY IMPORTS

- 2251. Action to facilitate positive adjustment to import competition.
 - (a) Presidential action.
 - (b) Positive adjustment to import competition.
- 2252. Investigations, determinations, and recommendations by Commission.
 - (a) Petitions and adjustment plans.
 - (b) Investigations and determinations by Commission.
 - Factors applied in making determinations.
 - (d) Provisional relief.
 - (e) Commission recommendations.
 - (f) Report by Commission.
 - (g) Expedited consideration of adjustment assistance petitions.
 - (h) Limitations on investigations.
 - (i) Limited disclosure of confidential business information under protective order.
- 2253.Action by President after determination of import injury.
 - (a) In general.
 - (b) Reports to Congress.
 - (c) Implementation of action ommended by Commission.
 - Time for taking effect of certain relief.
 - Limitations on actions.
 - (f) Certain agreements.
 - (g) Regulations.
- 2254. Monitoring, modification, and termination of action.
 - (a) Monitoring.
 - (b) Reduction, modification, and termination of action.
 - Extension of action.
 - (d) Evaluation of effectiveness of action.
 - (e) Other provisions.

PART 2—ADJUSTMENT ASSISTANCE FOR WORKERS

SUBPART A—PETITIONS AND DETERMINATIONS

2271.

2272.

2274.

- (a) Filing of petitions; assistance; publication of notice.
- (b) Hearing.
- Group eligibility requirements; agricultural workers; oil and natural gas industry.
 - (a) In general.
 - (b) Adversely affected secondary workers.
 - (c) Definitions.
- 2273. Determinations by Secretary of Labor.
 - (a) Certification of eligibility.
 - (b) Workers covered by certification.
 - (c) Publication of determination in Federal Register.
 - (d) Termination of certification.
 - Study by Secretary of Labor when International Trade Commission begins investigation.
 - (a) Subject matter of study.
- (b) Report; publication. 2275.Benefit information for workers.
 - SUBPART B-PROGRAM BENEFITS
- 2291 Qualifying requirements for workers.

Sec. (a) Trade readjustment allowance condi-(a) Certification to Secretary of the tions. Treasury for payment to cooperat-(b) Withholding of trade readjustment aling States. lowance pending beginning or re-(b) Utilization or return of money. sumption of participation in train-(c) Surety bonds. ing program; period of applicability. 2314. Liabilities of certifying and disbursing offi-(c) Waivers of training requirements. 2292. Weekly amounts of readjustment allowance. (a) Certifying officer. (a) Formula. (b) Disbursing officer. Fraud and recovery of overpayments. (b) Adversely affected workers who are 2315. undergoing training. (a) Repayment; deductions. Deduction from total number of (b) False representation or nondisclosure weeks of allowance entitlement. of material fact. 2293. Limitations on trade readjustment allow-(c) Notice of determination; fair hearing; ances. finality (a) Maximum allowance; deduction for (d) Recovered amount returned to Treasunemployment insurance; addiurv. tional payments for approved train-2316. Penalties. ing periods. Authorization of appropriations. 2317. (b) Limitations on additional payments (a) In general. for training periods. (b) Period of expenditure. (c) Adjustments of amounts payable. Demonstration project for alternative trade 2318. (d) Special adjustments for benefit years adjustment assistance for older workers. ending with extended benefit peri-(a) In general. (b) Termination. (e) Week during which worker received 2319 Definitions. on-the-job training. 2320.Regulations. (f) Workers treated as participating in 2321. Subpena power. (a) Subpena by Secretary. (g) Additional weeks to complete train-(b) Court order. ing. Repealed. 2322. Application of State laws. 2294. 2295. SUBPART D-NAFTA TRANSITIONAL ADJUSTMENT Employment services. ASSISTANCE PROGRAM Training. (a) Approval of training; limitation on 2331. Repealed. expenditures; reasonable expectation of employment; payment of PART 3—ADJUSTMENT ASSISTANCE FOR FIRMS costs; approved training programs; Petitions and determinations. 2341. nonduplication of payments from (a) Filing of petition; receipt of petition; other sources; disapproval of cerinitiation of investigation. tain programs; exhaustion of unem-(b) Public hearing. ployment benefits; promulgation of (c) Certification regulations. (d) Allowable period for determination. (b) Supplemental assistance. 2342. Approval of adjustment proposals. (c) Payment of costs of on-the-job train-(a) Application for adjustment assisting. (d) Eligibility for unemployment insurance. (b) Technical assistance. ance. (c) Termination of certification of eligi-(e) "Suitable employment" defined. (f) "Customized training" defined. bility. 2343.Technical assistance. 2297. Job search allowances. (a) Discretion of Secretary; types of as-(a) Job search allowance authorized. sistance. (b) Amount of allowance. (c) Exception. (b) Utilization of existing agencies, private individuals, etc., in furnishing 2298. Relocation allowances. (a) Relocation allowance authorized. assistance; grants to intermediary organizations. (b) Amount of allowance. (c) Limitations. 2344. Financial assistance. (a) Direct loans and guarantees of loans. SUBPART C-GENERAL PROVISIONS (b) Allowable purposes. (c) Limitation on direct loans. Agreements with States. 2311. (d) Limitations on loans and guarantees. (a) Authority of Secretary to enter into Conditions for financial assistance. 2345. agreements. (a) Unavailability of firm's resources; (b) Amendment, suspension, and termireasonable assurance of repayment. nation of agreements. (b) Interest rates. (c) Unemployment insurance. (c) Maturity of loans. (d) Review (d) Priority for small firms; servicing of (e) Coordination of benefits and assistloans. ance. (e) Loan guarantee conditions. (f) Advising and interviewing adversely (f) Operating reserves. affected workers. (g) Fees to lenders which make loan Submission of information for coordiguarantees. nation of workforce investment ac-(h) Maximum aggregate amount of outtivities. 2312. Administration absent State agreement. standing guaranteed or direct loans.

2346.

(a) Promulgation of regulations: fair

(b) Review of final determination.

hearing.

Payments to States.

2313

Preference for firms having employee

stock ownership plans.

ministration.

Delegation of functions to Small Business Ad-

Sec.		Sec.	
Scc.	(a) Delegation of functions as to eligi-	500.	(b) Notice of benefits.
	bility certification.	2401e.	Qualifying requirements for agricultural
	(b) Authorization of appropriations.(c) Transfer of unexpended appropria-		commodity producers. (a) In general.
	tions.		(b) Amount of cash benefits.
2347.	Administration of financial assistance.		(c) Maximum amount of cash assistance.
	(a) Powers of Secretary.(b) Recordation of mortgages.	2401f.	(d) Limitations on other assistance. Fraud and recovery of overpayments.
	(c) Availability of receipts for financing	21011.	(a) In general.
	functions.		(b) False statement.
	(d) Privileged or confidential informa- tion.		(c) Notice and determination.(d) Payment to Treasury.
	(e) Capital assets secured by first lien;		(e) Penalties.
00.40	exceptions.	2401g.	Authorization of appropriations.
2348.	Protective provisions. (a) Recordkeeping.		(a) In general.(b) Proportionate reduction.
	(b) Audit and examination.	SUBCHA	
	(c) Certifications.		ES RIGHTS UNDER TRADE AGREEMENTS
2349.	(d) Conflicts of interest. Penalties.		RESPONSE TO CERTAIN FOREIGN TRADE
2350.	Civil actions.	PRAC	TICES
2351.	"Firm" defined.	2411.	Actions by United States Trade Representa- tive.
2352. 2353.	Regulations. Repealed.		(a) Mandatory action.
2354.	Study by Secretary of Commerce when Inter-		(b) Discretionary action.
	national Trade Commission begins inves-		(c) Scope of authority.(d) Definitions and special rules.
	tigation. (a) Subject matter of study.	2412.	Initiation of investigations.
	(b) Report; publication.		(a) Petitions.
0055	(c) Information to firms.		(b) Initiation of investigation by means
2355.	Assistance to industry; authorization of appropriations.		other than petition. (c) Discretion.
	(a) Technical assistance.	2413.	Consultation upon initiation of investigation.
	(b) Expenditures.		(a) In general.(b) Delay of request for consultations.
Part 4	—Adjustment Assistance for Communities	2414.	Determinations by Trade Representative.
2371 to 23	874. Omitted.		(a) In general.
	PART 5—MISCELLANEOUS PROVISIONS		(b) Consultation before determinations.(c) Publication.
2391.		2415.	Implementation of actions.
2001.	General Accounting Office study and report. (a) Adjustment assistance programs.		(a) Actions to be taken under section
	(b) Assistance from Labor and Commerce		2411. (b) Alternative actions in certain cases of
2392.	Departments. Adjustment Assistance Coordinating Com-		export targeting.
2002.	mittee.	2416.	Monitoring of foreign compliance.
2393.	Trade monitoring system.		(a) In general. (b) Further action.
2394. 2395.	Firms relocating in foreign countries. Judicial review.		(c) Consultations.
2000.	(a) Petition for review; time and place of	2417.	Modification and termination of actions.
	filing.		(a) In general.(b) Notice; report to Congress.
	(b) Findings of fact by Secretary; conclusiveness; new or modified findings.		(c) Review of necessity.
	(c) Determination; review by Supreme	2418.	Request for information.
2002 200	Court.		(a) In general.(b) If information not available.
2396, 2397	. Omitted.		(c) Certain business information not
Part	6—Adjustment Assistance for Farmers	2419.	made available. Administration.
2401.	Definitions.	2420.	Identification of trade expansion priorities.
2401a.	Petitions; group eligibility. (a) In general.		(a) Identification.
	(b) Hearings.		(b) Initiation of investigations. (c) Agreements for elimination of bar-
	(c) Group eligibility requirements.		riers.
	(d) Special rule for qualified subsequent years.		(d) Reports.
	(e) Determination of qualified year and	SUBCHA	
040115	commodity.	COUNT	TRIES NOT RECEIVING NONDISCRIM- DRY TREATMENT
2401b.	Determinations by Secretary of Agriculture. (a) In general.		
	(b) Notice.		TRADE RELATIONS WITH CERTAIN COUNTRIES
9401 ~	(c) Termination of certification.	2431.	Exception of products of certain countries or
2401c.	Study by Secretary of Agriculture when International Trade Commission begins in-	2432.	areas. Freedom of emigration in East-West trade.
	vestigation.	- "	(a) Actions of nonmarket economy coun-
	(a) In general.(b) Report.		tries making them ineligible for normal trade relations, programs of
2401d.	Benefit information to agricultural commod-		credits, credit guarantees, or in-
	ity producers.		vestment guarantees, or commer-
	(a) In general.		cial agreements.

Sec. (b) Presidential determination and report (b) Initiation of investigation. to Congress that nation is not vio-(c) Actions described. (d) Basis for determination of significant lating freedom of emigration. diversion. Waiver authority of President. determination; agree-Commission (d) Extension of waiver authority. ment authority. (e) Countries not covered. (f) Public comment. 2433. United States personnel missing in action in (g) Recommendation to the President. Southeast Asia. (h) Presidential action. (a) Penalty for noncooperating countries. (i) Duration of action. (b) Exception. (j) Review of circumstances. 2434. Extension of nondiscriminatory treatment. 2451b. Regulations; termination of provision. (a) Presidential proclamation. (a) To carry out restrictions and mon-(b) Limitation on period of effectiveness. itoring. (c) Suspension or withdrawal of exten-(b) To carry out agreements. sions of nondiscriminatory treat-(c) Termination date. ment. SUBCHAPTER V-GENERALIZED SYSTEM OF 2435. Commercial agreements. PREFERENCES (a) Presidential authority. 2461. Authority to extend preferences. (b) Terms of agreements. 2462. Designation of beneficiary developing coun-(c) Congressional action. 2436. Market disruption. (a) Authority to designate countries. (a) Investigation by International Trade (b) Countries ineligible for designation. Commission; report; publication. (c) Factors affecting country designa-(b) Affirmative determination. tion. (c) Products of Communist countries. Withdrawal, suspension, or limitation (d) Petitions to initiate consultations as of country designation. provided for by safeguard arrange-(e) Mandatory graduation of beneficiary developing countries. (e) Definitions; factors determining ex-(f) Congressional notification. istence of market disruption. 2463. Designation of eligible articles. 2437.Procedure for Congressional approval or dis-(a) Eligible articles. approval of extension of nondiscriminatory (b) Articles that may not be designated treatment and Presidential reports. as eligible articles. (a) Transmission of nondiscriminatory (c) Withdrawal, suspension, or limitation treatment documents to Congress. of duty-free treatment; competitive Transmission of freedom of emigraneed limitation. tion documents to Congress. (d) Waiver of competitive need limita-(c) Effective date of proclamations and agreements; disapproval of reports. (e) International Trade Commission ad-2438. Payment by Czechoslovakia of amounts owed vice (f) Special rule concerning Puerto Rico. United States citizens and nationals. 2464. Review and report to Congress. (a) Renegotiation of 1974 agreement. 2465. Date of termination. (b) Provisional retention of gold. Agricultural exports of beneficiary develop-2466. 2439. Freedom to emigrate to join a very close reling countries. ative in United States. 2466a. Designation of sub-Saharan African countries (a) Sanctions for emigration restrictions. for certain benefits. (b) Report to Congress concerning emi-(a) Authority to designate.(b) Preferential tariff treatment for cergration policies. tain articles. (c) Exemption from application of sec-(c) Beneficiary African (d) Additional exemption from applicacountries, etc. tion of section. 2466b. Termination of benefits for sub-Saharan Afri-2440, 2441. Repealed. can countries. 2467. Definitions. PART 2—RELIEF FROM MARKET DISRUPTION TO INDUS-TRIES AND DIVERSION OF TRADE TO THE UNITED SUBCHAPTER VI—GENERAL PROVISIONS STATES MARKET 2481. Definitions. 2451. Action to address market disruption. 2482. Exercise of functions of International Trade (a) Presidential action. Commission. (a) Preliminary investigation. (b) Initiation of an investigation. (b) Use of authority granted under other (c) Market disruption. provisions.
(c) Gathering of current information. (d) Factors in determination. (e) Time for Commission determinations. 2483. Consequential changes in Tariff Schedules of (f) Recommendations of Commission on the United States. proposed remedies. 2484. International drug control. (g) Report by Commission. Voluntary limitations on exports of steel to 2485. (h) Opportunity to present views and evi-United States. dence on proposed measure and rec-2486 Trade relations with North American counommendation to the President. tries. (i) Critical circumstances. (a) Negotiations for free trade area with (j) Agreements with the People's Repub-Canada. lic of China. (b) Regional study. (k) Standard for Presidential action. 2487 Repealed. (1) Publication of decision and reports. TREATMENT SUBCHAPTER VII—TARIFF (m) Effective date of relief. PRODUCTS OF, AND OTHER SANCTIONS AGAINST, UNCOOPERATIVE MAJOR DRUG PRO-SANCTIONS (n) Modifications of relief.

DUCING OR DRUG-TRANSIT COUNTRIES

Short title

(o) Extension of action.

2451a.

Action in response to trade diversion.

(a) Monitoring by Customs Service.

Sec.

2492. Tariff treatment of products of uncooperative major drug producing or drug-transit countries.

- (a) Required action by President.
- (b) Certifications; Congressional action.
- (c) Duration of action.
- (d) Presidential action regarding aviation.
- (e) Standards and guidelines for determining major drug-transit countries

2493. Sugar quota.2494. Progress reports.2495. Definitions.

CHAPTER REFERRED TO IN OTHER SECTIONS

This chapter is referred to in sections 1352, 2502, 2804, 2805, 3004, 3105 of this title; title 6 section 212; title 28 sections 1581, 2631; title 29 section 2919.

§ 2101. Short title

This chapter may be cited as the "Trade Act of 1974".

(Pub. L. 93-618, §1, Jan. 3, 1975, 88 Stat. 1978.)

REFERENCES IN TEXT

This chapter, referred to in text, was in the original "this Act", meaning Pub. L. 93-618, which in addition to enacting this chapter enacted section 1863 of this title, amended sections 160, 162, 163, 164, 170a, 1202, 1303, 1315, 1321, 1330, 1332, 1333, 1337, 1352, 1484, 1516, 1806, 1862, 1872, 1885, and 1981 of this title, sections 5312, 5314, 5315, and 5316 of Title 5, Government Organization and Employees, section 301 of Title 13, Census, section 3302 of Title 26, Internal Revenue Code, sections 2631 and 2632 of Title 28, Judiciary and Judicial Procedure, and section 665 of former Title 31, Money and Finance, repealed sections 1802, 1803, 1804, 1805, 1822, 1831, 1832, 1833, 1841, 1842, 1843, 1844, 1845, 1846, 1861, 1871, 1873, 1882, 1883, 1884, 1886, 1901, 1902, 1911, 1912, 1913, 1914, 1915, 1917, 1931, 1941, 1942, 1943, 1944, 1951, 1952, 1961, 1962, 1963, 1971, 1972, 1973, 1974, 1975, 1976, 1977, 1978, and 1991 of this title, and enacted provisions set out as notes under this section and sections 160, 162, 1303, 1321, 1337, 1484, 1515, 1516, 1901, and 2271 of this title and section 301 of Title 13, Census.

References to Other Laws Deemed References to Trade Act of 1974

Section 602(f) of Pub. L. 93-618, as amended by Pub. L. 96-39, title XI, §1106(h)(3), July 26, 1979, 93 Stat. 313, provided that: "All provisions of law (other than this Act [this chapter], the Trade Expansion Act of 1962 [chapter 7 of this title], and the Trade Agreements Extension Act of 1951 [see Short Title of 1951 Amendment note set out under section 1654 of this title]), in effect after the date of enactment of this Act [Jan. 3, 1975], referring to section 350 of the Tariff Act of 1930 [section 1351 of this title], to that section as amended, to the Act entitled 'An Act to amend the Tariff Act of 1930,' approved June 12, 1934 [enacting sections 1352, 1353, and 1354 and amending section 1351 of this title], to that Act as amended or to the Trade Expansion Act of 1962, or to agreements entered into, or proclamations issued, or actions taken under any of such provisions, shall be construed, unless clearly precluded by the context, to refer also to this Act, or to agreements entered into or proclamations or orders issued pursuant to this Act.'

SHORT TITLE OF 2002 AMENDMENT

Pub. L. 107–210, div. A, §101, Aug. 6, 2002, 116 Stat. 935, provided that: "This division [enacting part 6 of subchapter II of this chapter, sections 1431a, 1583, and 2318 of this title, sections 35, 6050T, and 7527 of Title 26, Internal Revenue Code, and section 300gg—45 of Title 42, The Public Health and Welfare, amending sections 58c, 482, 1318, 1330, 1411, 1505, 1509, 2075, 2171, 2271 to 2273, 2275.

2291, 2293, 2295 to 2298, 2317, 2346, and 2395 of this title, sections 4980B, 6103, 6724, and 7213A of Title 26, sections 1165, 2862, 2918, and 2919 of Title 29, Labor, section 1324 of Title 31, Money and Finance, and section 300bb-5 of Title 42, renumbering section 35 of Title 26 as section 36 of Title 26, repealing sections 2318, 2322, and 2331 of this title, enacting provisions set out as notes preceding section 2271 and under sections 58c, 482, 1583, 1625, 1654, 2071, 2075, 2082, 2251, 2271, 2331, and 2401 of this title, sections 35 and 6050T of Title 26, and section 2918 of Title 29, and amending provisions set out as a note preceding section 2271 of this title] may be cited as the 'Trade Adjustment Assistance Reform Act of 2002'.''

SHORT TITLE OF 1996 AMENDMENT

Pub. L. 104–188, title I, §1951, Aug. 20, 1996, 110 Stat. 1917, provided that: "This subtitle [subtitle J (§§1951–1954) of title I of Pub. L. 104–188, enacting sections 2461 to 2467 of this title, amending sections 2702, 3011, 3202, 3331, and 3551 of this title, section 1444–2 of Title 7, Agriculture, section 4711 of Title 15, Commerce and Trade, sections 262p–4p and 2191a of Title 22, Foreign Relations and Intercourse, and section 871 of Title 26, Internal Revenue Code, and enacting provisions set out as a note under section 2461 of this title] may be cited as the 'GSP Renewal Act of 1996'.''

SHORT TITLE OF 1993 AMENDMENT

Pub. L. 103–182, title V, §501, Dec. 8, 1993, 107 Stat. 2149, provided that: "This subtitle [subtitle A (§§501–507) of title V of Pub. L. 103–282, enacting sections 2322 and 2331 of this title, amending sections 2975, 2317, and 2395 of this title, sections 3304 and 3306 of Title 26, Internal Revenue Code, and section 503 of Title 42, The Public Health and Welfare, enacting provisions set out as notes under section 2331 of this title and section 3306 of Title 26, and amending provisions set out as a note preceding section 2271 of this title] may be cited as the 'NAFTA Worker Security Act'."

SHORT TITLE OF 1990 AMENDMENT

Pub. L. 101–382, §1(a), Aug. 20, 1990, 104 Stat. 629, provided that: "This Act [see Tables for classification] may be cited as the 'Customs and Trade Act of 1990'."

SHORT TITLE OF 1989 AMENDMENT

Pub. L. 101–221, §1, Dec. 12, 1989, 103 Stat. 1886, provided that: "This Act [amending section 4611 of Title 26, Internal Revenue Code, enacting provisions set out as notes under sections 2253 and 2703 of this title and section 4611 of Title 26, and amending provisions set out as notes under sections 2253 and 2703 of this title] may be cited as the 'Steel Trade Liberalization Program Implementation Act'."

SHORT TITLE OF 1986 AMENDMENT

Pub. L. 99–272, title XIII, §13001, Apr. 7, 1986, 100 Stat. 300, provided that: "This part [part 1 (§§13001–13009) of subtitle A, amending sections 2271, 2272, 2291 to 2293, 2296, 2297, 2311, 2317, 2319, 2341 to 2344, and 2346 of this title, enacting provisions set out as a note under section 2291 of this title, and amending provisions set out as a note preceding section 2271 of this title] may be cited as the 'Trade Adjustment Assistance Reform and Extension Act of 1986'."

SHORT TITLE OF 1984 AMENDMENT

Pub. L. 98-573, title III, §301(a), Oct. 30, 1984, 98 Stat. 3000, provided that: "This title [enacting sections 2114a to 2114e, 2138, and 2241 of this title, amending sections 2112, 2114, 2155, 2171, and 2411 to 2415 of this title and sections 3101 to 3104 of Title 22, Foreign Relations and Intercourse, and enacting provisions set out as notes under section 2102 of this title and section 3101 of Title 22] may be cited as the 'International Trade and Investment Act'."

Pub. L. 98-573, title V, \$501(a), Oct. 30, 1984, 98 Stat. 3018, provided that: "This title [enacting section 2466 of